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2	IN THE UNITED STATES DISTRICT COURT				
3	FOR THE DISTRICT OF ARIZONA				
			AMENDED		
4		D IVC FILTERS PRODUCTS LITIGATION	No. 2:15-MD-02641-DGC		
5			SECOND AMENDED MASTER SHORT FORM COMPLAINT FOR		
6			DAMAGES FOR INDIVIDUAL		
7			CLAIMS AND DEMAND FOR JURY TRIAL		
8	Plaintiff(s)	named below, for their Con	nplaint against Defendants named below,		
9	incorporate the Master Complaint for Damages in MDL 2641 by reference (Doc. 364).				
10	Plaintiff(s) further show the Court as follows:				
11	1.	Plaintiff/Deceased Party:			
12			·		
13	2.	Spousal Plaintiff/Deceased Par	rty's spouse or other party making loss of		
14		consortium claim:			
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16	3.	Other Plaintiff and capacity (i.e	e., administrator, executor, guardian,		
17		conservator):			
18					
19	4.	Plaintiff's/Deceased Party's sta	ate(s) [if more than one Plaintiff] of residence		
20		at the time of implant:			
21					
22					

1	5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence
2		at the time of injury:
3		
4	6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:
5		
6	7.	District Court and Division in which venue would be proper absent direct
7		filing:
8		
9		
10	8.	Defendants (check Defendants against whom Complaint is made):
11		☐ C.R. Bard Inc.
12		☐ Bard Peripheral Vascular, Inc.
13	9.	Basis of Jurisdiction:
14		☐ Diversity of Citizenship
15		□ Other:
16		a. Other allegations of jurisdiction and venue not expressed in Master
17	Dlai	Complaint:
18	in t	ntiff is a citizen of the State of South Carolina, but she also maintains a residence he Southern District of Georgia where she resides for half of the year. Plaintiff implanted with Defendants' defective IVC filter in the Southern District of
19	Geo	orgia, and she received most of her medical treatment relating to the injuries sed by the Defendants' defective IVC filter in the Southern District of Georgia.
20	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making
21		a claim (Check applicable Inferior Vena Cava Filter(s)):
22		☐ Recovery® Vena Cava Filter

1			G2® Vena Ca	ava Filter	
2			☐ G2 [®] Express Vena Cava Filter		
3			☐ G2® X Vena Cava Filter		
4			□ Eclipse® Vena Cava Filter		
5			☐ Meridian® Vena Cava Filter		
6			□ Denali [®] Vena Cava Filter		
7			□ Other:		
8	11.	Date of	Date of Implantation as to each product:		
9					
10					
11	12.	Count	Counts in the Master Complaint brought by Plaintiff(s):		
12			Count I:	Strict Products Liability – Manufacturing Defect	
13			Count II:	Strict Products Liability – Information Defect (Failure	
14			to Warn)		
15			Count III:	Strict Products Liability – Design Defect	
16			Count IV:	Negligence – Design	
17			Count V:	Negligence – Manufacture	
18			Count VI:	Negligence – Failure to Recall/Retrofit	
19			Count VII:	Negligence – Failure to Warn	
20			Count VIII:	Negligent Misrepresentation	
21			Count IX:	Negligence Per Se	
22			Count X:	Breach of Express Warranty	

1			Count XI:	Breach of Implied Warranty
2			Count XII:	Fraudulent Misrepresentation
3			Count XIII:	Fraudulent Concealment
4			Count XIV:	Violations of Applicable State Law Prohibiting
5			Consumer Fr	raud and Unfair and Deceptive Trade Practices
6			Count XV: I	Loss of Consortium
7			Count XVI:	Wrongful Death
8			Count XVII:	Survival
9			Punitive Dar	mages
10	13.	13. Jury Trial demanded for issues so triable?		
11			Yes	
12			No	
13	RES	PECTF	FULLY SUBM	ITTED this day of,
14				5th January 2017
15				BLASINGAME, BURCH, GARRARD &
16				ASHLEY, P.C.
17				/s/ Henry G. Garrard, III Henry G. Garrard, III, Georgia Bar No. 286300
18				440 College Avenue Post Office Box 832
				Athens, GA 30603
19				(706) 354-4000
20				Attorney for Plaintiff
21				
22				

1	CERTIFICATE OF SERVICE
2	I hereby certify that on this day of,, I electronically,, I section january,
3	transmitted the attached document to the Clerk's Office using the CM/ECF System for
4	filing and transmittal of a Notice of Electronic Filing.
5	/s/ Henry G. Garrard, III
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